Declaration and Power of Attorney for Patent Application

As the below named inventors, We hereby declare that:

Our residences, post office addresses, and citizenships are as stated below our names,

We believe we are the original, first and sole inventors of the subject matter which is claimed and for which a patent is sought on the invention entitled

TCF-1 NUCLEOTIDE SEQUENCE VARIATION

The specification of which (Check one) [X] is attached hereto. [E] was filed on Application Serial No.		as		
and was amended on	(if applicab	le)		
We hereby state that we have craims, as amended by any an	ve reviewed and und nendment referred to a	erstand the contents of the above-identication	fied specification	, including the
We acknowledge the duty to d	disclose information v	which is material to patentability as define	d in 37 CFR §1.56	5.
inventor's certificate, or §365 United States, listed below	(a) of any PCT Internant and have also identified	5 U.S.C. §119(a)-(d) or §365(b) of any for national application which designated at fied below, by checking the box, any for tion having a filing date before that of the	least one country oreign application	other than the
Prior Foreign Application(s)		Priority C	Claimed
(Number)	(Country)	(Day/Month/Year Filed)	[] Yes	[] No
(Number)	(Country)	(Day/Month/Year Filed)	[] Yes	[] No

I hereby claim the benefit un	nder 35 U.S.C. §119(e) of any	United States provisional application	tion(s) listed below.
60/219,812	July 21, 2000		
(Application No.)	(Filing Date)	(Application No.)	(Filing Date)
(Application No.)	(Filing Date)	(Application No.)	(Filing Date)
PCT International application is of Title 35, United States C	on designating the United Stanot disclosed in the prior United Stanot disclosed in the prior United Stanot disclosed in the prior United Stanot disclosed in the United Stanot disclosed disclosed in the United Stanot disclosed disclosed disclosed di	Code, §120 of any United States ates, listed below and, insofar as ited States application in the manne duty to disclose information when the filing date of the prior app	the subject matter of each of the aer provided by the first paragraph nich is material to patentability a
(Application Serial No.)	(Filing Date)	(Status)	(patented, pending, abandoned)
(Application Serial No.)	(Filing Date)	(Status)	(patented, pending, abandoned)
and belief are believed to statements and the like so m States Code and that such w POWER OF ATTORNEY	be true; and further that the lade are punishable by fine or illful false statements may jet : As named inventors, we	wn knowledge are true and that all ese statements were made with imprisonment, or both, under Sectopardize the validity of the application of the	the knowledge that willful false tion 1001 of Title 18 of the United tion or any patent issued thereon. at Customer Number 22829 to
Send Correspondence to:	Customer Number 22829		
Direct Telephone Calls to:	Douglas A. Petry, Ph.D. (510) 814-2974		

ANN BETHEA BEGOVICH

Full name of first joint inventor Date El Cerrito, CA Residence USA Citizenship 7306 Rockway Ave., El Cerrito, CA 94530 Post Office Address HENRY ANTHONY ERLICH Full name of second joint inventor Full name of third joint inventor Inventor's signature Date Redwood City, CA Residence GERMAN Citizenship 554 Jeter Street, Redwood City, California 94062	ANN BETHEA BEGOVICH	
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El Cerrito, CA Residence USA Citizenship 7306 Rockway Ave., El Cerrito, CA 94530 Post Office Address HENRY ANTHONY ERLICH Full name of second joint inventor Galand, CA Residence USA Citizenship State ANDREW GRUPE Full name of third joint inventor Inventor's signature Date Date Critizenship Date Critizenship Date Redwood City, CA Residence GERMAN Citizenship S54 Jeter Street, Redwood City, California 94062		
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Inventor's signature Redwood City, CA Residence GERMAN Citizenship 554 Jeter Street, Redwood City, California 94062	ANDREW GRUPE	
Redwood City, CA Residence GERMAN Citizenship 554 Jeter Street, Redwood City, California 94062	Full name of third joint inventor	
Redwood City, CA Residence GERMAN Citizenship 554 Jeter Street, Redwood City, California 94062		
Redwood City, CA Residence GERMAN Citizenship 554 Jeter Street, Redwood City, California 94062		
Redwood City, CA Residence GERMAN Citizenship 554 Jeter Street, Redwood City, California 94062	Inventor's signature	Date
Residence GERMAN Citizenship 554 Jeter Street, Redwood City, California 94062		
GERMAN Citizenship 554 Jeter Street, Redwood City, California 94062	Redwood City, CA	
Citizenship 554 Jeter Street, Redwood City, California 94062		
Citizenship 554 Jeter Street, Redwood City, California 94062		
Citizenship 554 Jeter Street, Redwood City, California 94062	GERMAN	
554 Jeter Street, Redwood City, California 94062		
	r	
	554 Jeter Street, Redwood City, California 94062	
Post Office Address		

JANELLE ANNETTE NOBLE	
Full name of fourth joint inventor	
Inventor's signature	Date
D. 1.1. GA	
Berkeley, CA Residence	
Residence	
USA	
Citizenship	
1430 Stannage Ave. Berkeley, CA 94702	
Post Office Address	
GARY ALLEN PELTZ	
Full name of fifth joint inventor	
Feet contoula cionatous	
Inventor's signature	Date
Redwood City, CA	
Residence	
f sair	
USA	
Citizenship	
1 10 Danbury Lane, Redwood City CA 94303	,
Post Office Address	
DEDECCA I VANIE DEVALOT DO	
REBECCA LYNNE REYNOLDS Full name of sixth joint inventor	
t un name of sixth joint inventor	
Inventor's signature	Date
	Dute
Alameda, CA	
Residence	
USA	
Citizenship	
012 Indopendence Drive At 1 Gr 04504 1015	
913 Independence Drive, Alameda, CA 94501-1045 Post Office Address	
r ost Office Maniess	

KAREN MYRA WALKER	
Full name of seventh joint inventor	
Inventor's signature	Date
Alameda, CA	
Residence	
USA	
Citizenship	
413 Haight Ave. Alameda, CA 95401	
Post Office Address	
GABRIELE ZANGENBERG	
Full name of eighth joint inventor	
Had fire	
, species	
Inventor's signature	Date
Hard State of the	
Residence	
# ^===	
Austria	
Citizenship	
Dalanda fita 0 15 00007 T	
Bahnhofstr. 9-15, 82327 Tutzing, Germany	

Title 37, Code of Federal Regulations, §1.56, duty to disclose information material to patentability provides, in part, that each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration, or the application becomes abandoned.

Under this section, information is material to patentability when it is not cumulative to information already of record or being made of record in the application, and

- (1) It establishes, by itself or in combination with other information, a prima facie case of unpatentability of a claim; or
- (2) It refutes, or is inconsistent with, a position the applicant takes in:
 - (i) Opposing an argument of unpatentability relied on by the Office, or
 - (ii) Asserting an argument of patentability.